AMENDMENTS TO THE CLAIMS

1-11. (Canceled)

12. (Previously presented) A computer-implemented method of facilitating trading,

comprising:

automatically, by a computer, checking the compatibility of fields of an active

negotiation request and a passive negotiation request, including checking the compatibility of

disclosure signatures associated with the active and passive negotiation requests, each of said

disclosure signatures indicating a disclosure level of a plurality of disclosure levels that specifies

an amount of information that can be provided to a contra-party, and

automatically, by a computer, reporting information to the owners of the active and

passive negotiation requests based on at least one of the disclosure signatures.

13. (Original) The method of claim 12, wherein the fields are incompatible and the

automatically reporting reports an inquiry.

14. (Original) The method of claim 12, wherein the fields are compatible and the

automatically reporting reports a pairing.

15. (Previously presented) The method of claim 12, wherein the automatically

comparing and checking are performed by a market process operating on the computer.

16-28. (Canceled)

29. (Previously presented) A computer-implemented method of facilitating trading,

comprising:

automatically, by a computer, storing an order in association with a disclosure signature,

and

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILLE

1420 Fifth Avenue Suite 2800

automatically, by a computer, responding to a price inquiry in accordance with the

disclosure signature of the order,

wherein the disclosure signature indicates a disclosure level that specifies an amount of

information that can be provided to a contra-party.

30. (Original) The method of claim 29, further comprising notifying an owner of the

stored order of the price inquiry.

(Previously presented) The method of claim 29, wherein each of the stored order 31.

and the price inquiry has associated therewith a respective call list, and wherein automatically

responding includes automatically checking for compatibility of the call lists.

32. (Previously presented) The method of claim 29, wherein each of the stored order

and the price inquiry has associated therewith a respective disclosure signature, and wherein

automatically responding includes automatically checking for compatibility of the disclosure

signatures.

33. (Previously presented) The method of claim 32, wherein each of the disclosure

signatures indicates a disclosure level selected from (i) none, (ii) owner, (iii) owner and symbol,

(iv) owner, symbol and side, (v) owner, symbol, side, and approximate minimum lot size, (vi)

owner, symbol, side, minimum lot size and soft price, and (vii) owner, symbol, side, minimum

lot size and hard price.

34. (Withdrawn) The method of claim 29, wherein the response is a text message.

(Original) The method of claim 29, wherein the response includes a soft price. 35.

-3-

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLE

36. (Previously presented) The method of claim 29, wherein the automatically responding is performed by a market process operating on the computer based on a relationship

with at least one of an owner of the order and an owner of the price inquiry.

37-38. (Canceled)

39. (Previously presented) The method of claim 12, further comprising automatically

checking call lists associated with the active and passive negotiation requests, wherein the

information automatically reported to the owners of the active and passive negotiation requests

depends on the checking of the call lists.

40. (Previously presented) The method of claim 39, wherein the information is

automatically reported only if permitted by the call lists of the active and passive negotiation

requests.

41. (Previously presented) The method of claim 39, further comprising determining

that a trade is not possible based on the checking of the call lists.

42. (Previously presented) The method of claim 41, wherein if a trade is not possible,

the active negotiation request becomes a passive negotiation request and is added to a file of

passive negotiation requests.

43. (Previously presented) The method of claim 12, wherein the active negotiation

request includes a price proposal for an item indicated in the passive negotiation request.

44. (Previously presented) The method of claim 43, wherein the information

automatically reported to the owner of the passive negotiation request includes the price

proposal.

25474AM3.DOC

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLACE 1420 Fifth Avenue 45. (Previously presented) The method of claim 12, wherein the passive negotiation

request includes a reserve price, the method further comprising automatically detecting whether

the reserve price in the passive negotiation request at least meets a reserve price in the active

negotiation request.

46. (Previously presented) The method of claim 45, wherein if the reserve price in

the passive negotiation request at least meets the reserve price in the active negotiation request,

the information automatically reported to the owners of the active and passive negotiation

requests includes an indication that a trade is possible.

47. (Previously presented) The method of claim 29, further comprising automatically

checking call lists associated with the stored order and the price inquiry, wherein the

automatically responding depends on the checking of the call lists.

48. (Previously presented) The method of claim 47, wherein a response to the price

inquiry is provided only if permitted by the call lists of the stored order and the price inquiry.

49. (Previously presented) The method of claim 47, further comprising determining

that a trade is not possible based on the checking of the call lists.

50. (Previously presented) The method of claim 49, wherein if a trade is not possible,

the price inquiry becomes an order that is stored with other orders.

51. (Previously presented) The method of claim 29, wherein the stored order includes

a reserve price, the method further comprising automatically detecting whether the reserve price

-5-

in the stored order at least meets a reserve price in the price inquiry.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE 52. (Previously presented) The method of claim 51, wherein if the reserve price in

the stored order at least meets the reserve price in the price inquiry, the automatically responding

includes providing an indication that a trade is possible.

53. (Withdrawn) A computer-accessible medium having executable instructions

stored thereon for facilitating trading, wherein the instructions, when executed, cause a computer

to:

automatically check the compatibility of fields of an active negotiation request and a

passive negotiation request,

automatically check the compatibility of disclosure signatures associated with the active

and passive negotiation requests, each of said disclosure signatures indicating a disclosure level

of a plurality of disclosure levels that specifies an amount of information that can be provided to

a contra-party, and

automatically report information to the owners of the active and passive negotiation

requests based on at least one of the disclosure signatures.

54. (Withdrawn) The computer-accessible medium of claim 53, wherein the fields

are incompatible and wherein the instructions, when executed, cause the computer to

automatically report an inquiry.

55. (Withdrawn) The computer-accessible medium of claim 53, wherein the fields

are compatible and wherein the instructions, when executed, cause the computer to automatically

-6-

report a pairing.

56. (Withdrawn) The computer-accessible medium of claim 53, wherein the

instructions are performed by a market process operating on the computer.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLIC 57. (Withdrawn) The computer-accessible medium of claim 53, wherein the

instructions, when executed, further cause the computer to check call lists associated with the

active and passive negotiation requests, wherein the information automatically reported to the

owners of the active and passive negotiation requests depends on the checking of the call lists.

58. (Withdrawn) The computer-accessible medium of claim 57, wherein the

instructions, when executed, cause the computer to automatically report if permitted by the call

lists of the active and passive negotiation requests.

59. (Withdrawn) The computer-accessible medium of claim 57, wherein the

instructions, when executed, further cause the computer to determine that a trade is not possible

based on the checking of the call lists.

60. (Withdrawn) The computer-accessible medium of claim 59, wherein if a trade is

not possible, the instructions cause the computer to add the active negotiation request as a

passive negotiation request to a file of passive negotiation requests.

61. (Withdrawn) The computer-accessible medium of claim 53, wherein the active

negotiation request includes a price proposal for an item indicated in the passive negotiation

request.

62. (Withdrawn) The computer-accessible medium of claim 61, wherein the

information automatically reported to the owner of the passive negotiation request includes the

price proposal.

(Withdrawn) The computer-accessible medium of claim 53, wherein the passive 63.

negotiation request includes a reserve price, the computer-accessible medium further comprising

instructions that, when executed, cause the computer to determine whether the reserve price in

-7-

the passive negotiation request at least meets a reserve price in the active negotiation request.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE

206.682.8100

64. (Withdrawn) The computer-accessible medium of claim 63, wherein if the reserve price in the passive negotiation request at least meets the reserve price in the active negotiation request, the instructions cause the computer to automatically report to the owners of the active and passive negotiation requests an indication that a trade is possible.

65-72. (Canceled)

206.682.8100